

by the commissioner that this Act or any rule adopted pursuant to this Act has been or is being violated, the commissioner may order that the radiation emitting equipment or materials not be used until the necessary corrective action has been taken. Should the equipment or materials continue to be used in violation of the order of the commissioner, the commissioner may request the county attorney or the attorney general to make an application in the name of the state to the district court of the county in which the violations may have occurred for an order to enjoin such violations or practices.

Sec. 6. This Act is effective January 1, 1979.

Approved May 9, 1978

CHAPTER 1073

BIRTH CERTIFICATES FOR FOREIGN-BORN ADOPTED PERSONS

H. F. 547

AN ACT relating to birth certificates for adopted persons not born in Iowa.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section one hundred forty-four point twenty-three (144.23), Code 1977, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. The state registrar shall establish a certificate of birth as provided in section six hundred point thirteen (600.13), subsection five (5), of the Code, for any adopted person born in a foreign country which person is a resident of this state, upon receipt of the adoption certificate provided for in section one hundred forty-four point nineteen (144.19) of the Code or upon receipt of a certified copy of the decree of adoption, together with information necessary to establish a new certificate of birth. This certificate of birth, if for an adopted person born in a foreign country, shall show specifically the true or probable country of birth and that the certificate is not evidence of United States citizenship. However, a new certificate of birth shall not be established if so requested by the court decreeing the adoption, the adoptive parents, or the adopted person.

Sec. 2. Section six hundred point thirteen (600.13), subsection five (5), Code 1977, is amended to read as follows:

5. An interlocutory or a final adoption decree shall

be entered with the clerk of the court. Such decree shall set forth any facts of the adoption petition which have been proven to the satisfaction of the court and any other facts considered to be relevant by the court and shall grant the adoption petition. If so designated in the adoption decree, the name of the adopted person shall be changed by issuance of that decree. The clerk of the court shall, within thirty days of issuance, deliver one certified copy of any adoption decree to the petitioner, one copy of any adoption abstract to the department and any agency or person making an independent placement who placed a minor person for adoption, and one certification of adoption as prescribed in section 144.19 to the state registrar of vital statistics. Upon receipt of the certification, the state registrar shall prepare a new birth certificate pursuant to section 144.23 and deliver to the parents named in the decree and any adult person adopted by the decree a copy of the new birth certificate. The parents shall pay the fee prescribed in section 144.46. If the person adopted was born outside the state, the state registrar shall forward the certification of adoption to the appropriate agency in the state or foreign nation of birth. A copy of any interlocutory adoption decree vacation shall be delivered and another birth certificate shall be prepared in the same manner as a certification of adoption is delivered and the birth certificate was originally prepared.

Approved March 22, 1978

CHAPTER 1074

EMERGENCY MEDICAL TECHNICIANS AND PARAMEDICS

S. F. 2076

AN ACT relating to the training and certification of and the services performed by advanced emergency medical technicians and paramedics, authorizing the department of health and the board of medical examiners to make rules pursuant to this Act with the advice of an advanced emergency medical care council, and imposing penalties.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. NEW SECTION. DEFINITIONS. As used in this Act, unless the context otherwise requires:

1. "Advanced emergency medical care" means such medical procedures as:
 - a. Administration of intravenous solutions.
 - b. Gastric or tracheal suction or intubation.